HON. CHARLES SUMNER,

SPEECH OF

IN THE SENATE OF THE UNITED STATES, 19th and 20th May, 1856.

at a distance, without a large capital, has nies of men or contributions of money, to ficial report, was pleased to speek: become a beneficent instrument of civiliza- swell a virtuous emigration, and they will "My Lords and Gentlemen: tion, exercising the functions of various justly scout any attempt to question this "It gives me much concern that I am obliged, a Education Society & a Society for the Diffu- themselves. sion of the Mechanic Arts. I would not God be praised! Massachusetts, honored teaches cannot be forgotten, and hereafter, fruits you all enjoy. But never yet has she vol. 1, page 1265. wherever unsettled lands exist, intelligent occupied a position so lofty as at this hour. The King complained of a "during spirit

From the beginning of its operations down everywhere, and especially no s for Freedom parallel is complete. The Message, if not to the close of the last autumn, all its detachments from Massachusetts contained only thirteen hundred and twelve persons. whole war of the Revolution, she is able to and must be dismissed to the same limbo. Such is the simple tale of the Emigrant Aid Company. Sir, not even suspicion can she contributed a larger number of troops of the Usurpation. I dismiss also its petijustly touch it. But it must be made a than any other State in the Union, and lar- tion for additional approbations in the affectscapegoat. Thisis the decree which has gone forth. I was hardly surprised at this outrage, when it proceeded from the President. for like Macbeth, he is stepped so far in, that returning were as tedious as go on; but | civilization of the country, she contributes, | with the Crime cease, and peace will be re-I did not expect it from the Senator from through the manifold and endless intellectual stored. For myself, I will not consent to into a State. You recognise and confirm Onio Missouri, [Mr. Gever,] whom I had learned activity of her children, more of that divine wad the National artillery with fresh approto respect for the general moderation of his views, and the name he has wen in an hon- life, than is contributed by any other State, be directed against the constitutional rights

orable profession. Listening to him, I was or by all the Slave States together while of my fellow-citizens. saddened by the spectacle of the extent to her annual productive industry excels in Next comes the Remedy of Folly, which, do injustice. Had any other interest been crop of the whole South. in question, that Senator would have scorn-

In this vindication, I content myself with a statement of facts, rather than an argu ment. It might be urged that Missouri had the waters, when in fact the alleged offender was lower down on the stream. It might to this work. What belongs to the was lower down on the stream. It might to this work and lately entered upon a similar system—while one of her chieftains, in rallying recruits, as unconsciously attested to the cause in which he was engaged, by exclaiming, in the words of Stata, addressed to his worked forces, "Awake! arise! or be forcers forces, "Awake! arise! or be forcers fallen!" But the occasion needs no such defences. I put them aside. Not on the words of Swanne of Missania of Missania of the words of Swanne of the words of Swanne of Missania of the

To cloak the overthrow of all law in Kansas, an assumption is now set up, which utterly denies one of the plainest rights of the people everywhere. Sir, I beg Senators the people everywhere. Sir, I beg Senators the people everywhere. Sir, I beg Senators the people everywhere and the overthrow of all law in that dishonest measure. Here is the Aipha ton of the Constitution, and which is the form of the Constitution of the constitution, and which is the form of the Constitution of the laws; and that, under these laws, the people sorbed in the special remedies for it. Of this floor, that they should be disarmed-of may be saved from outrage. have an incontestable right to settle any these I shall now speak portion of our broad territory, and, if they As the Apologies were four-fold, so are lies and constituents, may meet no impedichoose, to propagate any opinions there, the Remedies proposed four-fold, & they range ment. Sir, the Senator is venerable with not openly forbidden by the laws. If this themselves in natural order under designaty ears; he is reputed also to have worn at were not so, pray, sir by what title is the tions which so truly disclose their character home, in the State which he represents,

R. COWEN, EDITOR & PROPRIETOR.]

"Free Speech, free Labor, free Kansas, and fremont."

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ST. CLAIRSVILLE, OHIO, THURSDAY JULY 3, 1856.

into Territories and States—the Missionary that any person who founds his claim to a nal States in all respects whatsoever, by the name of the State of Kansab."

Society, also an incorporated body, with seat in Congress on the pretended votes of ful words, requires no commentary. Here large resources, which sends its agents hirelings from another State, with no home everywhere, at home and in foreign landst on the soil of Kansas, plays the part of and you will see that, however plausibleand "New States may be admitted by Congress into By what title do all these exist! Nay, sir, Anachars's Clootz, who, at the bar of the by what title does an Insurance Company French Convention, undertook to represent they are most unjust and cruel. While erected within the jurisdiction of any other State; nor any State be formed by the inactive of the part of the part of the convention of the part of the part of the part of the convention of the part of the p by what title does an Insurance Company by what title does an Insurance Company in New York send its agent to open an in New York send its agent to open an in New York send its agent to open an in New York send its agent to open an interest of States, without concentration of the Senator from New York and the Senator from Illinois, must office in New Orleans, and by what title does Massachusetts capital contribute to in our American case, the excessive farce of the Crime of the Crim does Massachusetts capital contribute to in our American case, the excessive farce under which it suffers; nay, they recognise the Hannibal and St. Joseph Railroad in of the transaction cannot cover its tragedy.

"This Convention was not held or elected by the Hannibal and St. Joseph Railroad in of the transaction cannot cover its tragedy."

"This Convention was not held or elected by virtue of any act of the Territorial or State Legis Missouri, and also to the copper mines of But all this I put aside—to deal only the very Usurpation, in which the Crime that little word, may, comes the power, the other way, among which are Kentucky lature. It originated from the People themselves Michigan! The Senator inveighs against with what is legitimately before the Sen-

the Native American party; but his own ate. principle is narrower than any attributed | I expose simply the Tyranny which up-The acts of the Company have been such to them. They object to the influence of boilds the existing Usurpation, and asks which is the first step in the work. It is diction of another State, nor formed by the admitted, whose Constitution was formed And he then declares that, had these proas might be expected from auspices thus emigran's from abroad; he objects to the for additional appropriations. Let it be also by the authority of the Legislature that junction of two or more States or parts of without such enabling Act, or without the ceedings come to him during the recess of as might be expected from auspices thus emigran's from auspices thus emigran's from which in this severely careful at all points. The secret, influence of American citizens at home, judged by an example, from which in this severety careful at all points. The secret, influence of American country there can be no appeal. Here is tion of a Constitution, which is the second latures of States. Kansas is not within the This is not true; for California came into being satisfied that they emanated from a been able to accomplish so much, is that, where they were not born! The whole as. the speech of George III, made from the as an inducement to emigration, it has gone sumption is too audacious for respectful ar. Throne to Parliament, in response to the forward and planted capital in advance of gument. But since a great right has been complaints of the Province of Massachusetts wilfulness is it left to act or not to act in extended over her; nor is Kansas formed by also without any sanction from a Territori- proclamation for the admission of the State. population. According to the old immethodical system, this rule is reversed, and popu- whose cradles has shone the North Star, passed by usurped power, had yet avoided lation has been left to grope blindly, with- owe it to themselves, to their ancestors, and all armed opposition, while Lexington and the Legislature till January of the next year, gress into the Union, without regard to po- the military Governor there, acting under man, after inquiry, recognised the competout the advantage of fixed centres, with owe it to themselves, to their ancestors, and bunker Hill still slumbered in rural solitode, all these steps, which are preliminary forms. You cannot the exigency of the hour. This instance ency of the popular convention, as "elected mills, schools, and churches-all calculated be asserted to the fullest extent. By the unconclous of the historic kindred which to soften the bard hips of pioneer life-such blessing of God, and under the continued they were soon to claim. Instead of Masas have been established beforehand in Kan- protection of the laws, they will go to Kan- sachusetts Bay, in the Royal speech, subsas. Here, sir, is the secret of the Emi- sas, there to plant their homes, in 'he hope stitute Kansas, and the message of the Pregrant Aid Company. By this single prin- of elevating this Territory soon into the sident will be found fresh on the lips of the ciple, which is now practically applied for sisterhood of Free States; and to such end British King. Listen now to the words, the first time in history, and which has the they will not hesitate, in the employment which, in opening Parliament, 30th Novemsimplicity of genius, a business association of all legitimate means, whether by compa-

tion. exercising the functions of various justly scout any attempt to question this the opening of this Parliament, to inform you that Societies, and in itself being a Missionary unquestionable right. Sir, if they failed to a most daring spirit of resistance and disobedience creative power to reproduce itself in the ers required by precedent. In the absence sion into the Union in persistent defiance and disobedience creative power to reproduce itself in the ers required by precedent. Societies, and in itself being a Missionary unquestionable right.

Society, a Bible Society, a Tract Society, an do this, they would be fit only for slaves of the law still unhappily prevails in the Province of the Massachusetts Bay, and has in divers parts of it home forth in fresh violence of a very criminal nature. These proceedings have been countenanced the people of Kansas in their present sub. Here is a precedent for the largest latitude, forth in a catechism which would do for the which you, who profess a deference to prepresent hour. He exclaimed: claim too much for this coompany, but 'I Commonwealth that gives me the privilege in other of my Colonies, and unmarcantable attempts doubt if. at this moment, there is any speciety, which is so completely philanthro-rights, and will maintain them firmly to the Society, which is so completely philanthropic; and since its leading idea, like the light of a candle from which other candles are of a candle from which other candles are lighted without number, may be applied indefinitely. It promises to be an important aid to Human Progress. The lesson it to Gongress and the great battle whose aid to Human Progress. The lesson it to Gongress and since its leading idea, the the right in the restrict in the public acts have been arraigned, by which Slavery has been already planted by which Slavery h

capital will lead the way, anticipating the By the intelligence of her population-by of resistance and disobedience to the law;" wants of the pioneer-nay, doing the very her commerce, cleaving every wave-by her so also does the President. The King adds. more eloquent preacher than any solitary nevolence, various as human suffering-by ceedings have been "countenanced and enin Kansas. I exult, too, that in this battle, copied from the Speech of the King, has which surpasses far in moral grandeur the been tashioned on the same original block. preserve her just eminence. To the first I dismiss its tyrannical assumption in favor ger than all the Slave States together; and ed desire to maintain order in Kansas. It now to the second, which is not of contend- is not money or troops that you need there ing armies, but of contending opinions, on but simply the good will of the President. whose issue hangs trembling the advancing That is all, absolutely. Let his complicity spark by which opinions are quickened into priation bills, when its murderous hail is to

which Slavery will sway a candid mind to value three times the whole vaunted cotton indeed, is also a Remedy of Tyranny; but ed to join in impeachment of such an usso- serve success; not to secure it; &I know not President. With this proposition he is not ciation. His instincts as a lawyer, as a soon the efforts of Massachusetts will wear in any way chargeable. It comes from the man of honor, and as a Senator, would have the crown of triumph. But it cannot be Senator from South Carolina, who, at the forbicden; but the Slave Power, in enforcing that she acts wrong for herself or children. close of a long speech, offered it as his sinits beheats, allows no hesitation, and the when in this cause she thus encounters re- gle contribution to the adjustment of this quires that it should be shot. proach. No; by the generous souls who question, and who thus far stands alone in were exposed at Lexington; by those who its support. It might therefore, fully bear stood arrayed at Bunker Hill; by the many his name; but that which I now give to it is from her bosom who, on all the fields of the a more suggestive synonym.

organized a propagandist emigration long first great struggle, lent their vigorous arm. This proposition, nakedly expressed, is before any from Massachusetts, and you to the cause of all; by the children she has that the people of Kansas should be deprived

course, that the fanatics of Slavery, his al- "Oh help," she cries, "in this extremest need,

Now, sir, consider these words carefully, it is:

State. Pass this Bill, and you enlist Con. of any recent census, it is impossible to do of all rule. Do you ask for precedents!- ty and integrity, Mr. Ewing, of Ohio, broke

missionary. In subordination to this essential idea is its humbler machinery for the tial idea, is its humbler machinery for the voices of her poets and craters, she is dot emigrants on their way, by combining parties, so that friends and neighbors might journey to gether, by purchasing tickets at wholesale, and furnishing them to individuals at the cost; by providing for each party a conductor familiar with the road, and, through these simple means, promoting and the pages of her scholars and historians-by couraged in other of my Colonies; even the pages of her scholars and historians-by couraged in other of my Colonies; even the pages of her scholars and historians-by couraged in other of my Colonies; even the pages of her scholars and historians-by the president declares that Kansas has for the president declares that Kansas has a found sympathy in "remote States." The condemns them. But if they are not to preson the voices of her poets and craters, she is on the president declares that Kansas has a found sympathy in "remote States." The condemns them. But if they are not to preson the voices of her poets and craters, she is on the president declares that Kansas has a found sympathy in "remote States." The king in the one case, they are anjust the anspices of officers appointed by the their admission: Usurpation, that you now propose to invest Vermont with parental powers to rear the Territory Kentucky Tennessee

from New York has entitled himself to the is a passage:

by the side of the glaring Tyranny, that, in re- cedent. But, since precedent has been en- tial justice.

be ordered by the Legislature; but out of this very clause do I draw a condemnation of But, in making this number the condition of language was employed which is strictly apelection of delegates, and thus impliedly beginning to the end of the precedents.— proceeds from "persons acting against au-

And it is a Legislature thus chosen, under time of the proceedings which ended in ed of it."-(ibit., p. 1036).

85,416 Illinois 61, 102 Missouri 50,000 Michigan 41,890 clorida

story of Baron Munchausen is verified. The of the old Thirteen States whose respective

Thus, sir, do the people of Florida for the people of Kansas.

ended, and proceed to endow it with new broadly and fully—without any limitation in 1791; Tennessee in 1796; Maine in 1820; and was chosen by them in pursuance of resolutions adopted in primary assemblies held in the reprerogatives. It is by the authority of the founded on population or preliminary forms and Arkansas and Michigan in 1833. But it Legislature that the census is to be taken, -provided the State is not within the juris- is urged that in no instance has a State been Vol. 1, No. 36. step. But the Legislature is not obliged to legal jurisdiction of another State, although the Union with a Constitution, formed not convention of delegates elected in point of take either of these steps. To its absolute the laws of Missouri have been tyrannically only without any previous enabling Act, but fart by the People of the State, to issue his course of business, there can be no action of therefore, Kansas may be admitted by Con- ended in this Constitution were initiated by Senate, of which Felix Grundy was Chair their character, are postponed till after that deny the power, without obliterating this may not be identical in all respects with by the People of the State of Michigan," distant day-thus keeping this great ques- clause of the Constitution. The Senator that of Kansas; but it displaces completely and reported a Bil', responsive to their astion open, todistract and irritate the country from New York was right in rejecting all one of the assumptions which Kansas now sent of the proposed condition, for the ad-Clearly this is not what is required. The appeal to precedents, as entirely irrelevant; encounters, and it also shows completely mission of the State without further condi-

authentic Government of the Territory for jection is sustained by under-reckoning the of Kansas. Michigan, now cherished with majority of the State feel otherwise."jugation, throughout their Territorial exist. sources, I am led to place it now at 50,000, cedent, cannot disown. Mark now the "What evidence had the Senate of the organi clause, which seems to throw certain safe. Congress can be perfected in the ordinary This was in December, 1835, while Andrew binding upon them. Were the vot's counted! In

directly aided, even thus slightly, in their crowns the historic sod of Bunker Hill, as whole power of the Federal Executive to both elections in the control of the officers smaller number. Out of all the new States to that of the United States." Congress to the United States of the United States of the United States. The Deb., Vol. 12, p. 238, 24th Cong., Is session.

Mr. Buchanan vied with Mr. Benton in

45,000 vindicating the new State: 56,5% "The precedent in the case of Tennessee has

the people everywhere. Sir, 1 beg Senators is now in question. The Carolina has had the face to say openly, on a joyful metamorphosis, this fair Territory porated into the Union of the Un may be saved from outrage.

"Oh help," she cries, "in this extremest need, If you who hear are Deities indeed; Gape earth, and make for this dread loe a tomb Or change my form whence all my sorrows come."

In offering this proposition, the Senator from New York has entitled himself to the from New York has entitled himself to the gratifulder of the country. He has, through the proposition of the United States and proceeded to require, as a fundamental condition, that these should "receive the assent of a Convention of delegates, elected by the people of the said State, is also good for Kansas, Here from New York has entitled himself to the gratifulder of the country. He has, through the proposition of the United States and Proceeded to require, as a fundamental condition, that these should "receive the assent of a Convention of delegates, elected by the people of the said State, for the sole purpose of giving the assent herein required."—(Statutes at Large, Vol. 5, p. 50, Act of June 5th, 1835). Such the required are Justice and Proceeded to require, as a fundamental condition, that these should "receive the assent of a Convention of delegates, elected by the people of the said State, for the sole purpose of giving the assent herein required."—(Statutes at Large, Vol. 5, p. 50, Act of June 5th, 1835). Such the required are Justice and Foundamental condition, that these should "receive the said fundamental condition, that these shoul to so, pray, sir by what title is the steep from Illinois—propagating his disastrons or morpholy of his right. Collection of the Positionian of the work has not interest to supersed a gramment. First, we like the add an important Committee occupit on the head of an important Committee occupit of the right of the work with a sentiation. The content of the population is to a sentiation of the population of the work with a sentiation. The content of the population of the work of the population of the population of the work of the population of the population of the population of the work of the population of the population of the work of the population of the population of the population of the work of the population of the population of the population of the work of the population of the populat

The proceedings of the two Conventions by message, dated 27th December, 1836, Distrusting, the objection from inadequacy very clearly his desire to ascertain the will

Clearly this is not what is required. The appear to precedents, as entirely irrelevant, country desires peace at once, and is deter- for the power invoked is clear and express the disposition to relax all rule, under the tion.—(Statutes at Large, Vol. 5, p. 144, a legal Assembly existed. Witness the Convention held at Richmond, in March, 1775; after which a vigroup of the hour, in order to do substantally a legal Assembly existed. Witness the Convention held at Richmond, in March, 1775; after which a vigroup of the hour, in order to do substantally a legal Assembly existed. But there is a memorable instance, which ed against Kansas. It was complained that upon it these new powers, the Bill recog- It is objected that the population of Kans- contains in itself every element of irregular- the movement for immediate admission was nises the existing Usurpation, not only as the as is not sufficient for a State; and this ob- ity which you denounce in the proceedings the work of "a minority," and that "a great

guards around the election of delegates to the Convention, when that Convention shall swell to the large number of 93,420, requir-

repugnant to its principles and dangerous in appointed by the Usurpation. Consider well the facts. By an existing statute, establishing the Fugitive Slave Bill as a shibboleth, a large portion of the honest citizens are excluded from voting for the Legislature, while, by another statute, all who present themselves with a fee of one dollar, sent themselves with a fee of one dellar, which is the rewhether from Missouri or not, and who can sult of research, showing the number of utter this shibboleth, are entitled to vote. "free inhabitants" in these States at the was in the majority and they could not be divest-41,000 completely silenced all opposition in regard to the authority of the State and to assume its sov-92,673 necessity of a previous act of Congress to embly ereignty"—adding, "that the actors in that reptile abuses which crawled in the darkness of night. Self-defence is the first law of without delay. You put the infant State, now preparing to take a place in our sister-hood, to suckle with the wolf, which you ought at once to kill. The improbable story of Baron Munchausen is verified. The walne three times the whole vaunted cotton three times three times the whole vaunted cotton three times the whole vaunted cotton three times three times

pendence was denounced as a "self-evident lie." It is only by similar audacity that the fundamental principle, which sustains the proceedings in Kansas, can be assailed. Nay, more: you must disawn the Declaration of Independence, and adopt the Circular of the Holy Aliance, which declares that "useful and necessary changes in legislation and in the administration of States ought only to emanate from the free will and the intelligent and well-weighed conviction of those whom God has rendered responsible for power." Face to face, I put the principle of the Declaration of Independence and the principle of the Holy Alliance, and bid them grapple! WHOLE NO. 934 "The one places the remedy in the hands which feel the disorder; the other places the remedy in the hands which cause the disorder;" and when I thus truthfully characterize them' I but adopt a sententious phrase were transmitted to President Jackson, who from the Debates in Virginia Convention on the adoption of the Federal Constitutionlaid them both before Congress, indicating (Elliot's D.bate, 107-Mr. Corbin.) And of population it is said that the proceedings of the people, without regard to form. The rival propositions of the Senator from New

g apple on this floor. Statesmen and judges, publicists and authors, with names of authority in American history, espouse and vindicate the American principle. Hand in hand, they now stand around Kan sas, and feel this new State lean on them for support. Of these I content myself with addacing two only, both from slaveholding Virginia, in days when Human Rights were not without support in that State. Listen to the language of St. George Tucker, the distinguished commentator upon Blackstone, uttered from the

bench in a judicial opinion. "The power of convening the legal Assemblies or the ordinary constitutional I egislature, Risting Solfic in the Executive. They could neither be chosen without writs issued by his authority, nor s-emble, when chosen, but under the same author chosen and assembled, either in pursuance of reannendations from Congress, or from their own bodies, or By THE DECRETION AND COMMON CON-SENT OF THE PROPER. They were held even whilst period, the legal constitutional Assembly was con-vened in Williamsburg, by the Governor, Lord Dummore. \* Yet a constitutional dependence on the British Government was never denied until the succeeding May. \* The convention then, was not the ordinary Legislature of Virginia. It was the budy of the people, impelled to assemble from a sense of common danger, consulting for the com-mon good, and acting in all things for the com-'-[1 Virginia Cases, 70, 71, Kamper vs.

Listen also to the language of James Mad-

"That in all great changes of established gov-ernment, forms ought to give way to substance; that a rigid adherence in such cases to the forms would render no minni and nugatory the transcend-ent and precious right of the people to abolish or after their Govern ment, as to them shall seem most likely to effect their safety and hanciness. likely to effect their safety and hapyiness." Nor can it have been to gotten that no little ill-timed scruples, no zeal for adhering to ordinary forms, were anywhere seen, except in those who wished to indulge under these masks their secret enmity to the substance contended for.—[The Fed-

Proceedings thus sustained, I am unwilling to call recolutionary, although this term work of the original pioneer—while, amidst manufactures, various as human skill—by that it has "broke forth in the fresh violences" the Usurpation which the Bill recognises. There is nothing new plicable to Kansas, you set up an expensed by the Usurpation which the Bill recognises. There is nothing new plicable to Kansas, you set up an expensed to the Usurpation of the Senator from New plicable to Kansas. well-arranged harmonies, a new community her institutions of education, various as huwell-arranged harmonies, a new community her institutions of education, various as huwell-arranged harmonies, a new community her institutions of education, various as huthe Usurpation which the Bill recognises. In each of a criminal nature; so also does the PreIt provides that the tests, coupled with the very objection of will arise, to become, by its example, a man knowledge—by her institutions of bewill arise, to become, by its example, a man knowledge—by her institutions of beclectoral franchise, shall not prevail in the conding by here institutions of beclectoral franchise, shall not prevail in the conding by here institutions of beclectoral franchise, shall not prevail in the conding that the application of Kansas
article fram a Detroit newspaper again exdense of the first transfer and expounded by patriots, which cannot be impeached without impairing the liberties of all. On this head the language of Mr. Buchanan, in reply to Mr. Calhoun, is explicit:

"Does the Senator (Mr. Callioun) contend, then, erument so organized rato utterly destroy the right of equal representation there is no made of obtainand, through these simple means, promoting the economy, safety, and comfort, of the expedition. The number of emigrants it has pedition. The number of emigrants it has pedition at the people and subsequently exercised in more than the shall exert the object of the constitute and subsequently exercised in more than the shall exert the object of the constitute and subsequently exercised in more than the people and activity at the election of the University. The massign, the Bill of the Senator laws, "passed in defiance of the constitution of the University of the power was left in congress in the size in full activity at the election of the University. The massign of the Colonies, and the people are active to the people are active tor majority of them can alter or change their fundarecognised principle in all our forms of govern-ment." -- [Congress Deb., Vol 13, p. 313, 24th Con-

Surely, sir, if ever there was occasion for characterize the popular Convention as "not and brought under a tyrannical code of reonly a party caucus' for party p rpose, but a volting barbarity, while property and life criminal meeting-a meeting to salve rt the among them were left exposed to audacious the sledge according to mere brutal bent, is with a population of 50,096; Rhode I land, with a population of 64,689; and Georgia, but the sledge according to mere brutal bent, is with a population of 50,096; Rhode I land, with a population of 64,689; and Georgia, but the sledge according to mere brutal bent, is with a population of 50,096; Rhode I land, with a population of 64,689; and Georgia, but the sledge according to mere brutal bent, is with a population of 50,096; Rhode I land, with a population of 64,689; and Georgia, but the sledge according to mere brutal bent, is with a population of 64,689; and Georgia, but the sledge according to mere brutal bent, is with a population of 64,689; and Georgia, but the sledge according to mere brutal bent, is with a population of 64,689; and Georgia, but the sledge according to mere brutal bent, is with a population of 64,689; and Georgia, but the sledge according to mere brutal bent, is now, and will be here-which is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to mere brutal bent, is now, and will be here-will be the sledge according to its usurped place, when the safety of all re- with a population of 82,548. And even the Bill for the admission of Michigan, on But the single question on which all the of which Acs of Congress and Constitutions quires that it should be shot.

In characterizing this Bill as the Remedy of Injustice and Civil War, I give it a plain. self-evident title. It is a continuation of the population of War, I give it a plain. self-evident title. It is a continuation of the population of War, I give it a plain. the Bill for the admission of Michigan, on her assent to certain conditions, was passed, by 23 yeas to 8 nays. But you find weight, according to the last census, do not contain the population of Wichigan, was then her assent to certain conditions, was passed, by 23 yeas to 8 nays. But you find weight, as well as numbers, on the side of the new case of Michigan, was thus put by Mr. Month whispers iteelf-coeval with life-whose the Crime against Kansas, and as such the Common the population of 91. the Crime against Kansas, and as such the crime against Kansas, and as which complained of the lamb for disturbing the washers, when in fact the alleged offender was lower down on the street. It might be wredded also that Servant she will do in all things, and the work. What belongs to the part of the United States is under the work of the United States is under the united and the provided that the part of the United States is under the united and the provided the United States is under the united and the provided that the part of the United States is under the united and the united and the united and the united and the united states in the trans. That I may not do the least in the trans. That I may not do the least in the trans. That I may not do the least in the united states in the united states

defences. I put them uside. Not on the example of Missouri or the example of Missouri or the example of Missouri or the example of South Carolina, but on inherent rights, which no man, whether Senator or President, can justly assail, do I plant this impregnable justification. It will not do, in pregnable justification. It will not do, in pregnable justification. It will not do. specious plastification. With the specious period by a spontaneous movement, in which all stitution. Besides, this full state in our specious period to Slaspecious phrases, to allege the right of every
and even Oregon, have been opened to Slain Kansas, and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state in our state of the Raphblic, your specious phrases and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state is, in Kansas, and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state is, in Kansas, and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state is, in Kansas, and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state is, in Kansas, and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state is, in Kansas, and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state is, in Kansas, and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state is, in Kansas, and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state is, in Kansas, and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state is, in Kansas, and at least one article in our by a spontaneous movement, in which all stitution. Besides, this full state is, in Kansas, and at least one article in our by a spontaneous movement, in which all state is, in Kansas, and at least one article in our by a spontaneous movement, in which all state is, in Kansas, and at least one article in our by a spontaneous movement, in which all states is a state is, in Kansas, and at least one article is our by a spontaneous movement, in which all states is a state is, in Kansas, and State to be free in its domestic policy from very, the digital Flower than the complete rights to it can in any out distinction of party. Rarely has any 35,000. In 1822, it was 40,000: in 1832, it of 153 years to 45 nays. In this large many out distinction of party. Rarely has any out distinction of party. Rarely has a par wrongful interference by this Company.—
By the law and Constitution, we stand or fall; and that law and Constitution we have in no respect offended.

To cloak the overthrow of all law in the constitution of the constitution, and which still the constitution; nor is there anything and still the constitution; nor is there anything and distinction of party. Karely has any source the complete rights to it can in any such as the constitution; nor is there anything and still the constitution; nor is there anything anything and still the constitution; nor is there anything anything anything and still the constitution, so simple in character, so entire constitution, so simple in charac But the case was not ended. The hercest final vote on the passage of the Bill, where snared by that other proposition of the Sena-

Again. I say, do you require a precedent. I plant it implies and it calls for additional appropriations to grant Aid Company, around which cluster the regard and comfinence of the committee regard and comfinence of the committee of the committee of the comment of the precedent. I plant the propriation of a state should appear, by a consult the propriation of a state should appear, competent with the original stance, that two of the oldest counties of the committee of the committee of the comment of the precedent. I plant it implies a state should be conduct, particularly in repelling the interpretation. Whitstee endeavor to prejudge the content of the legal contention. Whitstee endeavor to prejudge the content of the legal contention. Whitstee endeavor to prejudge the content of the preventation of the preventation of the preventation. The party case is provided to take any party of the legal contention. Whitstee endeavor to prejudge the content of the preventation of the